### [Project No. 2474-004]

## Niagara Mohawk Power Corporation; Notice of Extension of Time

June 5, 1995.

The time for filing comments on the application for license for the Oswego River Project No. 2474 is hereby extended until further notice, based on the representation of the parties to Commission staff that active settlement discussions will commence in early June. A new deadline for filing responses will be established in a future notice.

#### Lois D. Cashell,

Secretary.

[FR Doc. 95–14127 Filed 6–8–95; 8:45 am]

Office of Fossil Energy [Docket No. EA-101-A]

# Application To Amend Electricity Export Authorization, Washington Water Power Company

**AGENCY:** Office of Fossil Energy, DOE. **ACTION:** Notice of Application.

**SUMMARY:** Washington Water Power Company (WWP) has submitted a request to amend its existing authorization to export electric energy to Canada pursuant to section 202(e) of the Federal Power Act.

**DATES:** Comments, protests or requests to intervene must be submitted on or before July 10, 1995.

ADDRESSES: Comments, protests or requests to intervene should be addressed as follows: Office of Coal & Electricity (FE–52), Office of Fuels Programs, Office of Fossil Energy, Department of Energy, 1000 Independence Avenue, SW., Washington, DC 20585.

FOR FURTHER INFORMATION CONTACT: Xavier Puslowski (Program Office) 202–586–4708 or Michael Skinker (Program Attorney) 202–586–6667.

**SUPPLEMENTARY INFORMATION:** Exports of electricity from the United States to a foreign country are regulated and require authorization under section 202(e) of the Federal Power Act (FPA).

WWP is currently authorized to export electric energy to Canada pursuant to two separate export authorizations. On September 2, 1994, the Office of Fossil Energy (FE) of the Department of Energy (DOE) issued an order in Docket EA–98 authorizing

WWP and 21 other members of the Western Systems Power Pool (WSPP) to export electric energy to British Columbia Hydro & Power Authority (B.C. Hydro), and other future Canadian members of the WSPP, under the terms and conditions of WSPP's pooling agreement and service schedules approved by the Federal Energy Regulatory Commission (FERC). A condition of the WSPP agreement is that all transactions among WSPP members must be no longer than one year in duration and in accordance with one of four service schedules on file with FERC. The facilities to be utilized for these exports are the international transmission facilities owned and operated by the Bonneville Power Administration (BPA), also a WSPP member. These facilities consist of two 500-kilovolt (kV) lines located at Blaine, Washington, one 230-kV line at Nelway, British Columbia, and one 230-kV transmission line connecting to West Kootenay Power, Limited, at Nelway, British Columbia. The construction and operation of these international transmission facilities were previously authorized by Presidential Permits PP-10, PP-46, and PP-36, respectively. Exports under this order are authorized through September 2, 1996.

On October 17, 1994, FE issued an order in Docket EA–101 authorizing WWP to export through BPA's Nelway facilities (Presidential Permit PP–36¹) up to 100 megawatts (MW) of firm capacity and associated energy to West Kootenay Power, Limited, for only the months of November, December, January, and February. This authorization expires in February 1999.

On May 12, 1995, WWP applied to DOE to amend the export authorization issued in Docket EA–101 by: (1) Increasing the authorized export limit to 400 MW; (2) authorizing exports for all months of the calendar year; (3) removing the expiration date of the export authorization; and (4) adding the BPA facilities authorized by Presidential Permits PP–10 and PP–46 to the list of facilities that WWP may use for export.

WWP asserts that amending the export authorization will allow it to more readily respond to the competitive changes taking place in the electric utility industry and that the limits in the existing export authorization create a significant barrier to meeting competitive market opportunities. WWP

is seeking an export authorization that will allow it to negotiate contracts for transactions that occur during any month over a period of years. Specifically WWP is requesting authorization to enter into multiple contracts in order to export not more than 400 megawatts of electricity to Canada annually.

### **Procedural Matters**

Any person desiring to be heard or to protest this application should file a petition to intervene or protest at the address provided above in accordance with §§ 385.211 or 385.214 of the Rules of Practice and Procedures (18 CFR 385.211, 385.214).

Any such petitions and protests should be filed with DOE on or before the date listed above. Additional copies of such petitions to intervene or protests also should be filed directly with: Charles M. Goligoski, Power Resource Analyst, Washington Water Power, East 1411 Mission, P.O. Box 3727, Spokane, Washington 99220–3727.

Pursuant to 18 CFR 385.211, protests and comments will be considered by the DOE in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a part must file a petition to intervene under 18 CFR 385.214. Section 385.214 requires that a petition to intervene must state, to the extent known, the position taken by the petitioner and the petitioners interest in sufficient factual detail to demonstrate either that the petitioner has a right to participate because it is a State Commission: that it has or represents an interest which may be directly affected by the outcome of the proceeding, including any interest as a consumer, customer, competitor, or a security holder of a party to the proceeding; or that the petitioner's participation is in the public interest.

A final decision will be made on this application after the DOE determines whether the proposed action would impair the sufficiency of electric supply within the United States or would impede or tend to impede the coordination in the public interest of facilities as required by Section 202(e) of FPA.

Before an export authorization may be issued, the environmental impacts of the proposed DOE action (i.e., granting the export authorization, with any conditions and limitations, or denying it) must be evaluated pursuant to the National Environment Policy Act of 1969 (NEPA).

Copies of this application will be made available, upon request, for public

<sup>&</sup>lt;sup>1</sup>Notice of Application Ready for Environmental Analysis issued April 3, 1995. (60 FR 19906, Apr. 21, 1995)

<sup>&</sup>lt;sup>1</sup> In the electricity export authorization issued to Washington Water Power on October 17, 1994, in FE Docket EA–101, Order EA–101, the DOE misidentified the Presidential permit to be used to execute the transfer of electric energy to West Kootenay Power, Limited. The correct Presidential permit number is PP–36, not PP–46.